BILL NO. S-81-03-

2.4

SPECIAL ORDINANCE NO. S- 84-81

AN ORDINANCE approving a contract for Sewer Improvement Resolution No. 318-80 between the City of Fort Wayne, Indiana, and Earth Construction & Engineering, Inc. for installation of a sanitary sewer.

BE IT ORDAINED BY THE COMMON COUNCIL OF THE CITY OF FORT WAYNE, INDIANA:

SECTION 1. That a certain contract dated February 25, 1981, between the City of Fort Wayne, Indiana, by and through its Mayor and the Board of Public Works, and Earth Construction & Engineering, Inc., Contractor for:

the construction of a 12 inch sanitary sewer which will eliminate an existing pump station,

under Board of Public Works Sewer Improvement Resolution No. 318-80, at a total cost of \$148,596.00, all as more particularly set forth in said contract which is on file in the Office of the Board of Public Works and is by reference incorporated herein and made a part hereof, be and the same is in all things hereby ratified, confirmed and approved.

SECTION 2. That this Ordinance shall be in full force and effect from and after its passage and approval by the Mayor.

APPROVED AS TO FORM AND LEGALITY MARCH 6, 1981.

J. E. Hotfman

Read the fir seconded by by title and refer Plan Commission fo due legal notice, Indiana, on	red to the	, and Committee lation) ar	sers, city-cou	read the	ng, Fort Wayne, day of
DATE:	-10-81		0/	11. 8	1
DATE:	/		CHARLES W.	WESTERMAN	Manuter
Read the thi seconded by passage. PASSED	(drues		on motion by _, and duly a lowing vote:	dopted, pl	aced on its
	AYES	NAYS	ABSTAINED	ABSENT	TO-WIT:
TOTAL VOTES	9	_O_			
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DATE: 3	-24-81		elleuli CHARLES W. V	W Tut	elesence - CITY CLERK
Passed and a	dopted by th	ne Common	Council of th	ne City of	Fort Wayne,
Indiana, as (ZONING	G MAP) (GI	ENERAL)	(ANNEXATION)	(SPECIA	L)
(APPROPRIATION) ORI	DINANCE (1	RESOLUTION	NO	-84-8	/
on the 24st	day of	- XD	arch)	_, 19 €/	
	ATTE	EST:	(SEAL)		
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	AN - CITY CI		PRESIDING OF		
			the City of Fo		
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//.30 o'cloo	k J	1.,E.S.T.		1117	
		<	CHARLES W. W	ESTERMAN -	CITY CLERK
Approved and					_day of March
19 $\frac{8}{}$ , at the hou	r of		clockM.	,E.S.T.	
				21 1	
			WINFIELD C. MAYOR	MOSES, JR.	

S-81-03-18 BILL NO. REPORT OF THE COMMITTEE ON CITY UTILITIES WE, YOUR COMMITTEE ON City Utilities TO WHOM WAS REFERRED AN approving a contract for Sewer Improvement Resolution No. ORDINANCE 318-80 between the City of Fort Wayne, Indiana, and Earth Construction & Engineering, Inc. for installation of a sanitary sewer HAVE HAD SAID ORDINANCE UNDER CONSIDERATION AND BEG LEAVE TO REPORT BACK TO THE COMMON COUNCIL THAT SAID ORDINANCE PAUL M. BURNS, CHAIRMAN VIVIAN G. SCHMIDT, VICE CHAIRMAN BEN A. EISBART SAMUEL J. TALARICO ROY J. SCHOMBURG 3-24-81

CONCURRED IN

CHARLES W. WESTERMAN, CITY CLERK

### CONTRACT NO. 318-80

THIS CONTRACT made and entered into in triplicate this 35 day of Pelburan, 1980, by and between EARTH, the regin called CONTRACTOR, and the City of Fort Wayne, Indiana, an Indiana Municipal Corporation, acting by and through the Mayor, and the Board of Public Works herein called OWNER,

WITNESSETH that the Contractor and the Owner for the considerations hereinafter named, agree as follows:

#### ARTICLE 1. SCOPE OF WORK

Contractor shall furnish all labor, material, equipment, tools, power, transportation, miscellaneous equipment, etc., necessary for the construction of the following:

#### MAIN:

Beginning at an existing sanitary sewer manhole located 900± LF west of and 45± LF north of the centerline intersection of Trier Road and Hobson Road; thence, westerly 140± LF to a proposed manhole; thence, due south 400± LF to a proposed manhole situated 650± LF east of and 80± LF south of the centerline intersection of Trier Road and Coliseum Boulevard; thence, southeasterly along and parallel to the north right-of-way line of Coliseum Boulevard 1070± LF to a proposed manhole located 95± LF west of and 75± LF north of the centerline intersection of Hobson Road and Coliseum Boulevard; thence, southeasterly 250± LF to a proposed manhole located 25± LF east of and 100± LF south of the centerline intersection of Hobson Road and Coliseum Boulevard; thence, south along and parallel to the east right-of-way line of Hobson Road 1070± LF to a proposed manhole located 25± LF east of and 20± LF south of the centerline intersection of Hobson Road and Varsity Lane; thence, easterly within the right-of-way of said Varsity Lane 160± LF terminating at an existing pump station located 200± LF east of and 20± LF south of the centerline intersection of Hobson Road and Varsity Lane;

Said sewer shall be 12" in diameter.

All according to Fort Wayne Pollution Control Engineering Department Drawing No. SY-11043, and do everything required by this contract and the other documents constituting a part hereof.

## ARTICLE 2. THE CONTRACT SUM

The Owner shall pay Contractor for the performance of the contract the unit price sum of \$148,596.00. In event the amount of work is increased or decreased by Owner, the contract sum shall be increased or decreased according to the unit price schedule set forth in the Contractor's Proposal.

12" Sewer Pipe Std. M.H. Type I-A Twenty-two dollars and 25/100 One thousand two hundred seventy dollars and no/100 22.25

1,270.00

Std. M.H. Type VI-A	One thousand six hundred	
	twenty-five dollars and no/100	1,625.00
6" "T" or "WYE"	Forty dollars and no/100	40.00
6" Building Sewer Pipe	Fifteen dollars and no/100	15.00
Special Backfill	Five dollars and 10/100	5.10
#53 or #73 Special Backfill	Ten dollars and 15/100	10.15
6" Asphalt (Streets)	Six dollars and 80/100	6.80
4" Asphalt (Driveways)	Eleven dollars and 50/100	11.50
6" Concrete (Driveways)	Ten dollars and 60/100	10.60
8" Concrete (Streets)	Twelve dollars and 25/100	12.25
2" Asphaltic Surface (Streets)	One dollar and 75/100	1.75
Seeding & 2" Mulch	No dollar and 60/100	0.60
4"-12" Tile Replacement	Nine dollars and 70/100	9.70
Culvert Pipe 8"-15" C.M.P.	Fifteen dollars and 70/100	
(Inc. Hdws.)		15.70
2'x2'x2' Concrete Block	One thousand ninety-five dollars	
	and no/100 per lump sum	1,095.00
12" Encased Boring Complete	One hundred sixty dollars	
	and no/100	160.00
Pump Station Removal	Four thousand eight hundred	
	twenty-five dollars and	
	no/100 per lump sum	4,825.00
6" "T" or "WYE" C.F.W. Tap Permit		45.00
Base Stabilization	Four dollars and no/100	4.00

#### ARTICLE 3. PROGRESS PAYMENTS

Payments are to be made to the Contractor in accordance with and subject to the provisions embodied in the documents made a part of this Contract.

#### ARTICLE 4. ACCEPTANCE AND FINAL PAYMENT

Final payment shall be due at the time the work is fully completed and accepted and the contract is fully performed.

Upon filing of a Completion Affidavit by the Contractor that the work is ready for final inspection and acceptance, the Board of Public Works will direct the Engineering Department of the Owner to promptly make such inspection. When the Engineering Department finds the work acceptable under the contract, and the contract is fully performed, it shall so inform the Board of Public Works which shall issue a final certificate stating that the work provided for in this Contract has been completed and is accepted thereupon, and the entire balance of the Contract sum shall be due and payable to the Contractor; provided only that Contractor shall first furnish Owner, if requested to do so, satisfactory evidence that all persons who have supplied labor, material, or equipment for the work have been fully paid.

#### ARTICLE 5. WORKMEN'S COMPENSATION ACT

The Contractor will furnish immediately a certificate from the Industrial Board of the State of Indiana, that he has complied with the Workmen's Compensation Act in accordance with Section 14 of the Compensation Act (I.C. 22-3-2-1).

Any judgment rendered against the City of Fort Wayne in any suits for damages for injury to real or personal property, or for any injury sustained by any person growing out of any act or doing of Contractor, or its agents, employees or workmen and that any judgment of any court or award of any Board of Arbitrators or of the State Industrial Board of the State of Indiana rendered against the City of Fort Wayne in any suit or claim arising under said Workmen's Compensation acts of the State of Indiana, now or hereafter in force, relating to compensation for accidental injuries or death suffered by his employees or the employees of any Subcontractor or Subcontractors in the course of their employment, when notice of the pendency of such suit, hearing or arbitration shall have been given said Contractor, shall be conclusive against Contractor as to amount, liability and all other things pertaining thereto; it being the intent of the parties hereto that Contractor indemnify and hold harmless City in the premises.

#### ARTICLE 6. NON-DISCRIMINATION OF LABOR

The Contractor further agrees to be bound by Section 15-13 (as amended), of the Code of the City of Fort Wayne, Indiana of 1974, passed by the Common Council of the City of Fort Wayne, Indiana as General Ordinance No. G-34-78 (as amended) on December 12th, 1978, a copy of which Section is attached and incorporated herein and made a part hereof. (NE/1 - NE/3)

#### ARTICLE 7. PREVAILING WAGE SCALE

The Contractor agrees to pay and also require of his subcontractors that they pay which ever is the highest of Federal, State, and Local wage rates on the work covered by this contract which shall not be less than the prescribed scale of wages as determined pursuant to the provisions of Chapter 319 of the Acts of the General Assembly of the State of Indiana, of 1935, attached hereto and made a part hereof. (WR/1 through WR/32).

#### ARTICLE 8. COMPONENT PARTS OF THIS CONTRACT

The following documents are as fully a part of this contract as if hereto attached or herein repeated:

- A. Advertisement for Bids, for Contract No. 318-80
- B. Instructions to Bidders for Contract No. 318-80
- C. Contractor's Proposal Dated Sept. 9, 1980
- D. Fort Wayne Water Pollution Control Engineering Department Construction
  Drawing No. SY-11043
- E. General Specifications and Conditions, detailed specifications, construction standards for the installation of storm and sanitary sewers and addenda thereof of the City of Fort Wayne's Water Pollution Control Engineering Department.
  F. Federal Contract Provisions.
- G. Workmen's Compensation Act (I.C. 22-3-2-1).
- H. Non-Discrimination of labor General Ordinance No. G-34-78 (as amended).
- I. Prevailing wage scale.
- J. Performance Bond.
- K. Labor and Material Payment Bond.
- L. Comprehensive Liability Insurance Coverage.
- M. Application for Cut Permit.
- N. Escrow Agreement.

- O. Notice of Award.
- P. Notice to Proceed.
- O. Change Order.
- R. Notice of Final Acceptance.
- S. Addenda No. 1 and 2

#### ARTICLE 9. GUARANTEE OF WORKMANSHIP

The Contractor shall warrant all materials, labor and equipment furnished and work performed for a period of one (1) year from date of  $\underline{\text{final}}$  acceptance in writing by the Owner.

#### ARTICLE 10. INDEMNITY

Contractor shall furnish to owner, within ten (10) days of the date hereof a certificate from an insuror acceptable to owner showing personal injury and property damage coverages in an amount and of a type acceptable to owner. Insurance in force issued in connection with the work to be done under this Contract in accordance with said Specifications of the City of Fort Wayne, Division 1, Section 7.2.4.

### ARTICLE 11. ADJUSTMENTS OF DISPUTES

All questions or controversies which may arise between the Contractor and the Owner under the provisions of this Contract and the work to be performed and materials to be furnished shall be subject to the decision of the Chief Engineer of the Fort Wayne Water Pollution Control Department, and his decision shall be final and conclusive upon the parties.

Provided, however, no changes in the plans, specifications, or other phases of the work covered by this Contract will be permitted except on prior written authorization by the Board of Public Works.

### ARTICLE 12. COMPLETION DATE

The Contractor agrees to complete the work specified within the contract in 720 consecutive calendar days after having been ordered by the Owner to commence work under this contract.

#### ARTICLE 13. COUNCILMANIC APPROVAL

This Agreement, although executed on behalf of the Owner by the Mayor and Board of Public Works of the City of Fort Wayne, Indiana, shall not be binding upon the Owner unless and until the same shall have been ratified and approved by the Environmental Protection Agency and Common Council of the City of Fort Wayne, Indiana, and should said Environmental Protection Agency or Common Council fail to approve the same within ninety (90) days after the date hereof, then this Contract shall become wholly void.

IN WITNESS WHEREOF, the parties hereto have executed this Agreement the day and year first above written.

EARTH CONSTRUCTION & ENGINEERING, INC.

	BY: Jack Braun, President BY: Martha E. Rarick, Secretary
	BY: Win Moses, Jr., Mayor
Sandra E. Kennedy, Clerk  APPAVED AS TO FORM AND LEGALITY:	BOARD OF PUBLIC WORKS
ASSOCIATE CHY ATTORNEY	Roberta Anderson Staten, Member
	Herbert R. Gamache, Member

Approved by the Common Council of the City of Fort Wayne on \_\_\_\_\_ day of \_\_\_\_\_, 19\_\_\_.

# AMERICAN

AMERICAN S	STATES INSURANCE COMPANY
	INDIANAPOLIS, INDIANA
	PERFORMANCE BOND
NOW ALL MEN BY THES	E PRESENTS:
Principal, hereinafter called Pr	UCTION & ENGINEERING, INC. rincipal, and AMERICAN STATES INSURANCE COMPANY, a corporation of the state the City of Indianapolis, Indiana. U.S.A., as Surety, hercinafter ealled Surety, are
	ard of Public Works of the City of Fort Wayne, Indiana
•••••	e Main Street, Fort Wayne, Indiana 46802
	bligee, in the amount of One hundred forty eight thousand five
hundred ninety six and the payment whereof Princip and assigns, jointly and severally	d no/100
WHEREAS, Principal has	by written agreement dated. February . 1981 entered into
contract with Obligee for. S	t. Joseph Area Sewer Improvement Project - Resolution
318-80, Campus Court	Pump Station Elimination
NOW, THEREFORE, TH comptly and faithfully perform main in full force and effect.	nade a part hereof, and is hereinafter referred to as the contract.  IE CONDITION OF THIS OBLIGATION IS SUCH, That, if Principal shall a said contract, then this obligation shall be null and void; otherwise it shall c, and be declared by Obligee to be in default under the contract, the Obligee igations thereunder:
(1) Surety may promptly (2) Obligee after reasonal performance of Princip (3) The balance of the completing performan the balance of the contaggregate liability of it remedies the default, it contract or remedy the the times and in the ma under the contract. The total amount navable it	remedy the default subject to the provisions of paragraph 3 herein, or; ble notice to Surety may, or Surety upon demand of Obligee may arrange for the ball's obligation under the contract subject to the provisions of paragraph 3 herein; ontract price, as defined below, shall be credited against the reasonable cost of ce of the contract. If completed by the Obligee, and the reasonable cost exceeds tract price, the Surety shall pay to the Obligee such excess, but in no event shall the be Surety exceed the amount of this bond. If the Surety arranges completion or hat portion of the balance of the contract price as may be required to complete the edefault and to reimburse the Surety for its outlays shall be paid to the Surety at a timer as said sums would have been payable to Principal had there been no default eterm "balance of the contract price." as used in this paragraph, shall mean the operly paid by Obligee under the contract and any amendments thereto, less the operly paid by Obligee under the contract.
Any suit under this bond yment under the contract falls	must be instituted before the expiration of two years from date on which final due.
No right of action shall ac- digce named herein or the hei	crue on this bond to or for the use of any person or corporation other than the rs, executors, administrators or successors of the Obligee.
Signed and sealed this	25, day of February 1981  EARTH CONSTRUCTION & ENGINEERING, INC.
	BY: 1. (SEAL)
	AMERICAN SZOTES INSURANCE COMPANY Suren
	By Illa (a) Mill Attorney-in-Fact
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# AMERICAN STATES INSURANCE COMPANY

INDIANAPOLIS, INDIANA

## LABOR AND MATERIAL PAYMENT BOND

KNOW ALL MEN BY THESE PRESENTS:
That EARTH CONSTRUCTION & ENGINEERING, INC.
as Principal, hereinafter called Principal, and American States Insurance Company, a corporation of the State of Indiana, with its home office in the City of Indianapolis, Indiana, U.S.A., as Surety, hereinafter called Surety, are
held and firmly bound unto Board of Public Works of the City of Fort Wayne, Indiana
One Main Street, Fort Wayne, Indiana 46802
as Obligee, hereinafter called Obligee, for the use and benefit of claimants as hereinbelow defined, in the amount one hundred forty eight thousand five hundred ninety six &
of no/100. Dollars (\$148,596,00 ). To the payment whereof principal and Surety bind themselves, their heirs, executors, administrators, successors and assigns, jointly and severally, firmly by these presents.
WHEREAS, Principal has by written agreement dated
contract with Obligee for St. Joseph Area Sewer Improvement Project - Resolution 318-80
Campus Court Pump Station Elimination
which contract is by reference made a part hereof, and is hereafter referred to as the contract.
NOW, THEREFORE, THE CONDITION OF THIS OBLIGATION IS SUCH, That if the Principal shall promptly make payment to all claimants as hereinafter defined, for all labor and material used or reasonably required for use in the performance of the contract, then this obligation shall be void; otherwise it shall remain in full force and effect, subject, however, to the following conditions:  (1) A claimant is defined as one having a direct contract with the Principal for labor, material, or both used or reasonably required for use in the performance of the contract, labor and material being construed to include that part of water, gas, power, light, heat, oil, gasoline, telephone service or renta of equipment directly applicable to the contract.
of equipment directly applicable to the contract.  (2) The above-named Principal and Surety hereby jointly and severally agree with the Obligee that every claimant as herein defined, who has not been paid in full before the expiration of a period of initiety (90) days after the date on which the last of such claimants work or labor was done or perford, or materials were furnished by such claimant, may sue on this bond for the use of such claimant in the name of the Obligee, prosecute the suit to final judgment for such sum or sums as may be justly due claimant, and have execution thereon, provided, however, that the Obligee shall not be liable for the payment of any costs or expenses of any such suit.  (3) No suit or action shall be commenced hereunder by any claimant,
(a) Unless claimant shall have given written notice to any two of the following: The Principal, the Obligee, or the Surety above named, within ninety (90) days after such claimat dor performet the last of the work or labor, or furnished the last of the materials for which said claim is made stating with substantial accuracy the amount claimed and the name of the party to whom the materials were furnished, or for whom the work or labor was done or performed. Such notice shal be served by mailing the same by registered mail, postage prepaid, in an envelope addressed to the Principal, Obligee or Surety, at any place where an office is regularly maintained for the transactior of business, or served in any manner in which legal process may be served in the state in which the aforesaid project is located, save that such service need not be made by a public officer. (b) After the expiration of one (1) year following the date on which Principal ceased work on saic contract.
(c) Other than in a state court of competent jurisdiction in and for the country or other political sub- division of the state in which the project, or any part thereof, is situated, or in the United States District Court for the district in which the project, or any part thereof, is situated, and not elsewhere
(4) The amount of this bond shall be reduced by and to the extent of any payment or payments made in good faith hercunder.
good faith hercunder.  Signed and scaled this
EARTH CONSTRUCTION & ENGINEERING, INC.
BY: Principal (SEAL)
AMERICAN STATES INSURANCE COMPANY Surely By Lil Yoffmin
(By Yell X Vall never)

Fred L. Tagtmayer

Attorney-in-Fact

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Form 9-1056 6-67

# American States Insurance Company INDIANAPOLIS INDIANA

KNOW ALL MEN BY THESE PRESENTS, that American States Insurance Company, a Corporation duly organized and existing under the laws of the State of Indiana, and having its principal office in the City of Indianapolis, Indiana, hath made, constituted

and appointed, and does by these presents make, constitute and appoint GERALD C. KRAMER, BERNARD M. NIEZER. LOUIS H. ANDREWS, CURTIS C. HILL, GERALD C. KRAMER, JR., FRED L. TAGTMEYER AND WALTER E. MANSKE (Jointly or Severally) Fort Wayne Indiana \_ and State of \_\_\_\_\_ its true and lawful Attorney(s)-in-Fact, with full power and authority hereby conferred in its name, place and stead, to execute, acknowledge and deliver any and all bonds, recognizances, contracts of indemnity and other conditional or obligatory undertakings, provided, however, that the penal sum of any one such instrument executed hereunder shall not exceed TWO MILLION AND NO/100 (\$2.000.000.00) DOLLARS----and to bind the Corporation thereby as fully and to the same extent as if such bonds were signed by the President, sealed with the common seal of the Corporation and duly attested by its Secretary, hereby ratifying and confirming all that the said Attorney(shirst and duly attested by its Secretary, hereby ratifying and confirming all that the said Attorney(shirst and duly attended by Section 7.07 of the By-Laws of the American States Insurance Company, which reads as follows: The Chairman of the Board, the President of any Vice-President shall have power, by and with the concurrence with the Secretary or any Assistant Secretary of the Corporation, to appoint Resident Vice-Presidents, Resident Wite-Presidents, Resident Wite-Presidents, Resident Wite-Presidents, Resident Vice-Presidents, Resident Vicesuch persons to execute, on behalf of the Corporation, any bonds, recognizances, stipulations and undertakings, whether by way of surety or otherwise" IN WITNESS WHEREOF. American States Insurance Company has caused these presents to be signed by its Vice-President. attested by its Assistant Secretary and its corporate seal to be hereto affixed this \_ A. D. 19. 78 AMERICAN STATES INSURANCE COMPANY (SEAL) William M. Evans Thomas M. Ober Second Vice-President Assistant Secretary STATE OF INDIANA 1 COUNTY OF MARION A. D., 19 78 before me personally came On this 25th day of July William M. Eyans being by me duly sworn, acknowledged the execution of the above instrument and did depose and say; that he is Vice-President of American States Insurance Company, that he knows the seal of said Corporation, that the seal affixed to the said instrument is such corporate seal; that it was so affixed by order of the Board of Directors of said Corporation; and that he signed his name thereto by like order, And said William M. Evans further said that he is acquainted with Thomas M. Ober and knows him to be the Assistant Secretary of said Corporation; and that he executed the above instrument. Linda J. Cannon January 10, 1981
My Commission Expires STATE OF INDIANA \ COUNTY OF MARION \ SS: Thomas M. Ober ..., the Assistant Secretary of AMERICAN STATES INSURANCE COMPANY, do hereby certify that the above and foregoing is a true and correct oppy of a Power of Attorney, secured by said AMERICAN STATES INSURANCE COMPANY, which is still in full and accrete topy of a Power of Attorney, secured by said AMERICAN TAILS CERTIficate may be signed and sealed by facts mile under and by the authority of the following resolution of the Board of Directors of American States Insurance Company at a meeting duly called and held on the 19th day of December 1972.

Secretary on any certification of the Correctores of a copy of an instrument executed by the President or a Vice-President pursuant.

to Section 7.07 of the By-Laws appointing and authorizing an Attorney-in-fact to sign in the name and on behalf of the company surely bonds, underwriting undertakings or other instruments described in said Section 7.07, with like effect as if such seal and

such signature had been manually affixed and made, hereby is authorized and approved. In witness whereof, I have hereunto set my hand and affixed the seal of said corporation, this

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BIDDERS	N2,672,982.0 I	1 II	10% 43,111.52	IV.	34.311	312	313	859,253.00 3 Phase T	Phase II	315	453,
BAIKEMA INC					890, 850,00	1. 335.072.35	679 23 8.50	1,242,095.75			
BERCOT, INC					688 415.00	1		,	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	1	500
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Busch, INC.	3, 148, 201.75	1,256,596.25				_			-	_	
CARLO, INC	4 712,298.00	1,792,395.00	3, 298,248.00	3 870 6 53.00	1,342 799.50	1,873 044.00	1,329,314,10	2.129,653.35	1.832.459.50		
Contractors SERV.	5,540,154,43			3,683,124.84							
L.W. DAILEY					552 568.20						
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JOHN DEHNER	3, 223,389.55	22,483,055	2,540,250,90	3,032,550,00	807, 461,50	1,345,288.15	770 811.10	1,292,032,30	1.025.660.15	471.888.30	647
Di Paolo - Rossett,	3, 439, 114,00	1,275,851.00	2448,120.50	2,513,125.00		_					
EAGLE VALLEY	3,400,066.75	1,335,850.40	2,382,270.25	3,515,988.50							
EARTH CONST.						941,529,40	526,350.80	806,316.05	762 976.00	316.059.50	376
GERLCONST	3,965,280.00	1,823,708.45	1,764,815.00	3,674,490.00							
GROUND SERV						_					420.
John HARTMAN					*						
Hipskind Asph.				-	774,330.00		-			. 4	-
LEGACHER CO									-		-
MURPHY CONST.					788,125.00	_	664,119.50	_	836.749.00		
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NORTH EASTERN						139,245.00			831,013.75	'	
OXNER CONST											_
PERRY Exc.											
PIERCE CONST.	3,385,665.00	1,304,930.00	2,587,835.00	3,345,595.00		. 4:					
RATH CONST					702,140.00						-
REED + SONS							32,188.30	139,231.75	1,013,572.80	424 817 50	518,3
REITH-RILEY			2,394,959,40	3,113,412,50							
ROCCOFERRERA	3,059,065.00	1393,85275	3,235,346.00	2, 485, 490.00							
1 Roblin	3.988,900.00	1,554,182.00	2.642,551.00	3,536,920.00							

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792 395.00	3, 298,248.00	3 870 653.00	1,342,799.50	1,873 044.00	1,329,314,10	2.129,653.35	1. 232, 459.50							
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			552 568.20							161, 423,7		<u> </u>		
270,834,55	2,540 250,90	3,032,550.00	807,461,50	1,345,288.15	770,811,10	1,292,032,30	1,025,660.15	471,888.30	647,43350	222,633.		<u> </u>		
275,851,00	2.448.120.50	2,513 125.00												
335,850.40	2,382 270.25	3 515,988.50								***************************************		<u> </u>		_
				941,529.40	526,350.80	806,316.05	762,976.00	316,059.50	376,681.35	175,072.9	148,596.00	424, 775.00	67,516.60	
823.708.45	I 764.815.00	3,674,490,00											<u> </u>	
									420, 311:00				65,670.00	
										151,737.5			69,365,00	
_			774.330.00					·						
							-						92,745.00	-
			788125.00		664,119.50		834,749.00							
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260247.90	2 055 834:60	2: 759 965.90	· · · · ·						·					
				1139.245.08			831,013,75	''		152,208.0				
				-							243,810.00	-	131,870,00	
										168,216.2	143,423.75	218,942.50	67:825.00	
2011 92000	1 COT 83CAD	3,345,595.00		. 4										
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			124,110,0		(33,188.30	1,139,231.75	1,013,572.80	424 81250	518,396.25	-118,537.5	186,716.75			_
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554,182.00	12.642,551.00	3,536,920.00			1		<del> </del>		1	1	Ed Lacent States			The second second

RESOLUTION BIDDERS	I	] II	lо Ш	I IV	.311	312	313	T 3	14 1	315	316	317
Scheidleman												
T+F-ConsT					130,765.82	1,055,976.28						208,546,2
T+G Exc.					144,864.60	1,214,691,75	681,657.75			-	546,980,40	216,210.6
VaynEsfield						1,399,955.00					·	
Weitzer Con	. —					714, 484.00		1,003,950.00	924, 157.00			
Williams Exc					1,052,890.00	1,443,180.00	919,060.00		1,268,865.00			
WINZELER				3,129,535.60				951,833.60	861,681.25			
WOODRUFF	3,598,085.00	1, 293,876,76	5,333,829.50	3,136,886.00	874,362.00	1,290,791.50	801,742.00	1,361,428.50	1,129,403.50	522,468.00	579,864,50	275,575.6
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H. DE WULF						4900,750.00		1				
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									-		1	57,690.00	
		130,765.82	1,055,976.28				-		208,546.2			105,414,25	
		144,864.60	1,214,691,75	681,657,75				546,980.40	216,210.6				169,846.0
			1,399,955,00							224,150,00	447,690.00	105,285,00	
			A14, 484.00		1,003,950.00	922, 157.00					641,950.00		
		1,052,890.00	1,443,190.00	919,060.00		1,268,865.00				-	2,284,080.00		
	3,129,535.60				951,833,60	861,681.25							
333,859.50	3,136,886.00	874,362.00	1,290,791.50	801,742.00	1,361,428.50	1,129,403.50	522,468.00	579,804.50	275,575.0	204,677.50	439,103.00	145,794.00	
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## DIGEST SHEET

TITLE OF ORDINANCE ST. JOE AREA SANITARY IMPROVEMENT SEWAGE WORKS GRANT #C-180599-06;

SEWER RESOLUTION #318-80
DEPARTMENT REQUESTING ORDINANCE BOARD OF PUBLIC WORKS
SYNOPSIS OF ORDINANCE This is a contract with Earth Construction & Engineering, Inc.
to construct a 12 inch sanitary sewer which will eliminate an existing
pump station.
The second secon
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EFFECT OF PASSAGE Improvement to the water quality in the St. Joe Area with the
construction of sanitary sewers.
EFFECT OF NON-PASSAGE The loss of both State and Federal funds to improve Fort Wayne
environment.
MONEY INVOLVED (DIRECT COSTS, EXPENDITURES, SAVINGS) This project will cost
\$148,596.00 will be paid by EPA (75%), State (10%), and City Utilities (15%)
ASSIGNED TO COMMITTEE (PRESIDENT)